#### PATENT COOPERATION TREATY

# **PCT**

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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Translation P.	PCT	
aransumo	NAL PRELIMINARY EXAMINAT	TON DEPORT
INTERNATION		TON REI ORI
·	(PCT Article 36 and Rule 70)	
Applicant's or agent's file reference IP030039	FOR FURTHER ACTION See Notification of Examination Rep	f Transmittal of International Preliminary bort (Form PCT/IPEA/416)
International application No.	International filing date (day/month/year)	Priority date (day/month/year)
PCT/CN03/00705	21.August 2003(21.08.03)	12. June 2003(12.06.03)
International Patent Classification (IPC) or	national classification and IPC IPC <sup>7</sup> A47G19/14,19/16,A47J31/24	
Applicant Shao Zhicheng		
is transmitted to the applicant according  This REPORT consists of a total of  This report is also accompanied by AN	sheets, including the NEXES, i.e., sheets of the description, claims are nort and/or sheets containing rectifications made by	nis cover sheet. d /or drawings which have been
This report contains indications relations.  I    Basis of the report.	ating to the following items:	
II priority		
III Non-establishment of opini	on with regard to novelty ,inventive step and indu	strial applicability
IV  Lack of unity of invention	•	
	Article 35(2) with regard to novelty, inventive step supporting such statement	o or industrial applicability;
VI⊠ Certain documents cited		
VII ☐ Certain defects in the intern	national application	
V⊪☐ Certain observations on the	international opplication.	
Date of submission of the demand 21.August 2003(21.0	Date of completion of	this report 30.June 2004(30.06.04)
Name and mailing address of the IPEA/O	CN Authorized officer	明宋
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Form PCT/IPEA/409(cover sheet)(July 1998)

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/CN03/00705

Ι.	В	asis of the r	eport	
ι.	With 1		he elements of the international application:* tional application as originally filed	
	ш	pages		as originally filed
		pages		,filed with the demand
		pages	, filed with the letter of	
-		the claims:		
	_	Nos		as originally file,
		Nos	, as amended (together with any	
		Nos		,filed with the demand
		Nos	,filed with the letter of	
		the drawin	igs:	
		sheets/fig		,as originally filed
		sheets/fig	Ct. J. vid. st. J. Mar. of	, filed with the demand
		sheets/fig	, filed with the letter of	
			nce listing part of the description:	as originally filed
		pages		filed with the demand
		pages	filed with the letter of	- /
	· -	pages	o the language ,all the elements marked above were available or furnished to this Aut	hority in the language in
	2. W	which the int	ternational application was filed, unless otherwise indicated under this item.	
	The		s were available or furnished to this Authority in the following languageChinese	which is:
		the langu	age of a translation furnished for the purposes of international search search (under R age of publication of the international application(under Rule 48.3(b)). age of the translation furnished for the purposes of international preliminary examin. (3). any nucleotide and/or amino acid sequence disclosed in the international ap	ation (under Ruls Rules 55.2
3.	preli	iminary exa	mination was carried out on the basis of the sequence listing:	,
		contained	in the international application in written form.	
			her with the international application in computer readable form.	
			subsequently to this Authority in written form.	
		The staten applicati	subsequently to this Authority in computer readable form. nent that the subsequently furnished written sequence listing does not go beyond the di ion as filed has been furnished.	
		The states	ment that the information recorded in computer readable form is identical to the writt ${f d}$ .	en sequence listing has been
4.			dments have resulted in the cancellation of: the description,pages	
		R	the claims Noa. the drawings, sheets/fig	
5.	Пτ		as been established as if (some of )the amendments had not been made, since they ha	ve been considered to go
٦	be	yond the di	sclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	
*	in	lacement sh this report 0.17).	eets which have been furnished to the receiving Office in response to an invitation un as "originally filed" and are not annexed to this report since they do not contain am	der Article 14 are referred to endments(Rules 70.16 and
١.	* 4nv	renlacemen	t sheet containing such amendments must be referred to under item l and annexed to	this report.

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/CN03/00705

٧.	Reasoned statement under Article 35	5(2)with re	gard to novelty, inventive step or industrial applicability;	
	citations and explanations support	ing such st	tatement .	
1.	Statement:			
1	Novelty (N)	Claims	1-25	YES
		Claims		_ NO
	Inventive step (IS)	Claims	8, 10, 12, 14, 18-23, 25	YES
		Claims	1-7, 9, 11, 13, 15-17, 24	NO
	Industrial applicability (IA)	Claims	1-25	_ YES
İ		Claims		NO
1				

- 2. Citations and explanations (Rule 70.7)
  - 2.1 Claim 1 lacks an inventive step under PCT Article 33(3). The difference between claim 1 and D1 is in that the inner container is disposed on the inner bottom (10) of the bottle(1). However the difference is well-known, thereby it is apparent for those killed in the art, thus claim 1 lacks an inventive step.
  - 2.2 The additional features of claims 2-3 are well-known, thereby it is apparent for those killed in the art, thus claims 2-3 lack an inventive step under PCT Article 33(3).
  - 2.3 Claim 4 lacks an inventive step under PCT Article 33(3). The difference between claim 4 and D2 is in that the upper filtering layer (9) is disposed on the upper opening of the funnel. However the difference is well-known, thereby it is apparent for those killed in the art, thus claim 4 lacks an inventive step.
  - 2.4 The additional features of claims 5-6, 13 are disclosed by D2(see pages 3-4 and Fig 1-7), thereby claims 5-6, 13 lack an inventive step under PCT Article 33(3).
  - 2.5 The additional features of claims 7,9,11 are disclosed by D3(see the whole document), D2 and D3 belong to the same art, thereby it is apparent for those killed in the art, thus claims 7,9,11 lack an inventive step under PCT Article 33(3).
  - 2.6 The additional features of claims 15-17, 24 are disclosed by D2 and D4, D2 and D4 belong to the same art, thereby it is apparent for those killed in the art, thus claims 15-17, 24 lack an inventive step under PCT Article 33(3).

In which: D1:CN2418777Y

D2:US6062127A

D3:CN2153305Y

D4:EP0937433A

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.
PCT/CN03/00705

Certain published documents (Ru	ile 70.10)	1		
Application No. Patent No.	Publication da (day/month/yea		Filing date (day/month/year)	Priority date (valid clain (day/month/year)
CN2418777Y	14/2/2001		-	
US6062127A	16/5/2000			
CN2153305Y	19/1/1994			
EP0937433A	25/8/1999			
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Non-written disclosures (Rule 70				
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